### 09-50026-mg Doc 7169-1 Filed 09/30/10 Entered 09/30/10 11:08:30 Notice FRBP Rule 3001 (e)(2) Pg 1 of 7 United States Bankruptcy Court Objection

### Southern District of New York

In re: Motors Liquidation Company

Case Number 09-50026

**Entity Name Motors Liquidation Company** 

**Entity Case Number 09-50026** 

Court ID (Court use only)\_\_\_\_\_

NOTICE OF TRANSFER OF STIPULATED CL	AIM OTHER THAN	FOR SECURITY
A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed un pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, evidence and notice.		
Name of Transferee Corre Opportunities Fund, L.P.	and on behalf of the	Rogelio Campos indiv. Campos Fetus Twin A, B, Rogeria Campos and
Name and Address where notices to transferee should be sent:	Court Record Address of T (Court Use Only)	ransferor
Corre Opportunities Fund, L.P. 1370 Avenue of the Americas, 29 <sup>th</sup> Floor New York, NY 10019 Attn: Claims Processing (Bankruptcy) Phone: 917.322.6417	(court osc omy)	
Last Four Digits of Account #:	Last Four Digits of Accoun	at #:
Name and Address where transferee payments should be sent (if different from above)	Name and Current Address of Transferor Nhilze L. Campos & Rogelio Campos indiv. and on behalf of the Campos Fetus Twin A, Campos Fetus Twin B, Rogeria Campos and, Nhilze T. Campos c/o The Whittle Law Firm 5151 Flynn Parkway, Suite 308 Corpus Christi, TX 78401 USA Claim Amount: \$535,000.00	
Phone: Same as Above	Phone:	U
Last Four Digits of Account #:	Last Four Digits of Account #:	
	Court Claim # (if known): Date Stipulation Filed: 09/0	
I declare under penalty of perjury that the information provided in this notice	e is true and correct to the best	of my knowledge and belief.
By: /s/David P. Tonner Transferee/Transferee's Agent	Date:	09/30/2010
Penalty for making a false statement: Fine of up to \$500,000 or imprisonme		3 U.S.C. §§ 152 & 3571.
~~DEADLINE TO OBJECT T		(40) 1 22
The alleged transferor of the claim is hereby notified that objections must be of this notice. If no objection is timely received by the court, the transferee v	illed with the court within two will be substituted as the origin	enty (20) days of the mailing all claimant without further

order of the court.

Date:			
	***************************************		
	CLERK OF THE COURT		

Harvey R. Miller
Stephen Karotkin
Joseph H. Smolinsky
WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153

Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession

Mohat

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

MOTORS LIQUIDATION COMPANY, et al., f/k/a General Motors Corp., et al.

Chapter 11 Case No.

09-50026 (REG)

Debtors.

(Jointly Administered)

# STIPULATION AND SETTLEMENT RESOLVING CLAIM NOS. 9484, 9483, 9481, 9480, & 9479

This Stipulation and Settlement (the "Stipulation and Settlement") is entered into as of 9/2/2010 (the "Effective Date") by and among Motors Liquidation Company ("MLC") and its affiliated debtors, as debtors and debtors in possession (collectively, the "Debtors"), on the one hand, and Nhilze L. Campos (individually and on behalf of Campos Fetus Twin A, Campos Fetus Twin B, Rogeira Campos, and Nhilze T. Campos) and Rogelio Campos (individually and on behalf of Campos Fetus Twin A, Campos Fetus Twin B, Rogeira Campos, and Nhilze T. Campos) (the "Claimants", and together with the Debtors, the "Tanties"), on the other hand.

### RECITALS:

WHEREAS, on June 1, 2009 (the "Commencement Date"), certain of the Debtors (the "Initial Debtors") commenced voluntary cases under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") before the United States Bankruptcy Court for the Southern District of New York (the "Court"), Case No. 09-50026 (REG);

WHEREAS, on September 16, 2009, the Court entered the Order Pursuant to Section 502(b)(9) of the Bankruptcy Code and Rule 3003(c)(3) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") Establishing the Deadline for Filing Proofs of

Claim (Including Claims Under Bankruptcy Code Section 503(b)(9)) and Procedures Relating Thereto and Approving the Form and Manner of Notice Thereof (the "Bar Date Order") establishing November 30, 2009 at 5:00 p.m. (Eastern Time) as the deadline to file proofs of claim against the Initial Debtors based on prepetition claims;

WHEREAS on October 6, 2009, the Court entered that certain Order pursuant to Section 105(a) of the Bankruptcy Code and Bankruptcy Rules 3007 and 9019(b) Authorizing the Debters to (i) File Omnibus Claims Objections and (ii) Establish Procedures for Settling Certain Claims (the "Settlement Procedures Order");

WHEREAS pursuant to the Settlement Procedures Order, the Debtors are authorized, with certain exceptions, to settle any and all claims asserted against the Debtors without prior approval of the Court or other party in interest whenever (i) the aggregate amount to be allowed for ar individual claim (the "Settlement Amount") is less than or equal to \$1 million or (ii) the Settlement Amount is within 10 percent of the noncontingent, liquidated amount listed on the Debtors' schedules of assets and liabilities so long as the difference in amount doss not exceed \$1 million (any settlement amount within (i) or (ii) being a "De Minimis Settlement Amount.");

WHEREAS pursuant to Settlement Procedures Order, if the Settlement Amount is not a De Minimis Settlement Amount but is less than or equal to \$50 million, the Debtors must submit the proposed settlement to the official committee of unsecured creditors appointed in these chapter 11 cases (the "Creditors' Committee"). Within five business days of receiving the proposed settlement, the Creditors' Committee may object or request an extension of time within to object. If there is a timely objection made by the Creditors' Committee, the Debtors may office (a) revegetiate the settlement and submit a revised notification to the Creditors' Committee or (b) file a motion with the Court seeking approval of the existing settlement under Bankmy toy Rule 2019 on no less than ten days' notice. If there is no timely objection made by the Creditors' Committee or if the Debtors receive written approval from the Creditors' Committee of the proposed settlement prior to the objection deadline (either of such events hereafter defined as "Committee Coursent"), then the Debtors may proceed with the settlement;

WHEREAS, Claiments filed the following proofs of claim (the "Claims");

Date of Filing	Claim Number	Filed Amount	Claim Amount Cap
10/13/2009 10/43/2009 10/43/2009 10/13/2009 10/13/2009	9484 9483 9481 9480 9479	unfiquidated unliquidated unliquidated unliquidated unliquidated	\$1,000,000.00 \$1,000,000.00 \$1,000,000.00 \$1,000,000.00

WHEREAS, Noilze and Rogelio Campos, both individually and as next friends of Noilze T. Campos and Rogelia Campos, fixed a lawsuit in the County Court of Law No. 5 of Hidaigo County, Texas, Cause No. CL 08-35/9-E (fixe "Lawsnit") alleging various causes of action against Bert Ogden Chevrolet, Inc. and General Motors Corporation (the "Litigation Claims");

WHEREAS after good-faith, arms'-length negotiations, the Parties have reached an agreement (the "Settlement") to resolve the Claims and the Litigation Claims;

WHEREAS the Debtors have provided notice of the Settlement to the Creditors' Committee in accordance with the Settlement Procedures Order and the Creditors' Committee has not timely objected or has provided written approval of the Settlement prior to the objection deadline

NOW, THEREFORE in consideration of the foregoing, it is hereby stipulated and agreed that:

Upon the Effective Date, the Parties hereby agree that the following Claims shall be and hereby are expunged:

### Claim Number

9479

9480

Mose of Liquidation Company in the amounts set forth below (the "Allowed Claims"), which Allowed Claims shall not be subject to any defense, counterclaim, right of setoff, reduction, avoidance, disallowance (including under Section 502(d) of the Bankruptcy Code) or subordination as follows:

Claim Number	Allowed Amount
9484	\$5,000.00
§4 <b>83</b>	\$525,000.00
9481	\$5,000.00

- 3. The Cramman shall receive distributions on account of the Allowed Claims in the form set forth in and pursuant to the terms of a confirmed chapter 11 plan or plans in these chapter 11 cases (the "Plan").
- Upon receipt of such distributions on account of the Allowed Claims as set forth in the Plan, the Claims shall be deemed satisfied in full.
- With respect to the Claims and the Litigation Claims, other than the right to receive distributions on account of the Allowed Claims under the Plan, the Claimant and its affiliates, successors and assigns, and its past, present and future members, officers, directors, partners, principals, agents, in annual servants, amployees, representatives, administrators, excurators, prestoes and entenage (collectively, the "Claimant Parties"), shall have no further right to payment from the Debtors and Bert Ogden Chevrolet, Inc., and their respective affiliates, estates or respective successors or assigns (collectively, the "Released Parties"). With respect to the Claims and the Indigation Claims, except as set forth in this Stipulation and Settlement, the Claimant Parties hareby interegably waive any and all claims (as defined in section 101(5) of the

Bankruptcy Code) against any of the Released Parties, and are hereby barred from asserting any and all claims whatsoever, whether known or unknown, presently existing, whether or not asserted, and whether found in fact or law or in equity, in existence as of the execution of this Stipulation and Settlement by the Parties against the Released Parties.

- 6. The Debtors' claims agent shall be authorized and empowered to adjust the claims register to reduce and allow Proof of Claim Nos. 9484, 9483, and 9481 to reflect the Allowed Claims.
- 7. This Stipulation and Settlement contains the entire agreement between the Parties as to the subject matter hereof and supersedes all prior agreements and undertakings between the Parties relating thereto. This Stipulation and Settlement is subject in all respects to Creditor Committee Consent, and if such consent is not obtained by the Debtors, then the Debtors may determine in their sole discretion whether to proceed forward with seeking Court approval of the Stipulation and Settlement in accordance with the Settlement Procedures Order or to abandon the Stipulation and Settlement.
- This Scipulation and Settlement may not be modified other than by signed writing executed by the Parties hereto or by order of the Court.
- 9. Each person who executes this Stipulation and Settlement represents that he or she is duly authorized to do so on behalf of the respective Parties hereto and that each such party has fall knowledge and has conserved to this Stipulation and Settlement.
- are the biological parents and legal guardians of the minor children Rogeira Campos and Nhilze T. Campos, and further represent and warrant that this Stipulation and Settlement is fair and reasonable with regard to Claims of Rogeira Campos and Nhilze T. Campos and is in the best interests of Rogeira Campos and Nhilze T. Campos.
- This Stigntation and Settlement may be executed in counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument, and it shall constitute sufficient proof of this Stipulation and Settlement to present any copy, copies, or facsimiles signed by the Parties hereto to be charged.
- 12. This Supportion and Settlement shall be exclusively governed by and construed and enforced in accordance with the laws of the state of New York, without regard to conflicts of law privoiceles thereof. The Court shall retain exclusive jurisdiction over any and all disputes arising out of or otherwise relating to this Stipulation and Settlement.

THE UNDERSIGNED WARRANT THAT THEY HAVE READ THE TERMS OF THIS STIPULATION AND SETTLEMENT, HAVE READ THE ADVICE OF COUNSEL OR THE OPPORTEDIETY TO OBTAIN SUCH ABVICE IN CONNECTION WITH READING, UNFORTED OF THE TERMS, CONDITIONS AND EFFECTS OF THIS STIPULATION AND SETTLEMENT.

Nhilze L. Campos individually and on behalf of Campos Fetas Twin A, Campos Fetas Twin B, Rogeita Campos and Nhilze T. Campos

By.

Print Name: Mhilzeh. Cam
Title:

Dated: 9/102/19

Ragelie Campos individually and on lichalf of Campos Fetus Twin A, Campos Fetus Twin B, Rogeira Campos, and Nhilze T. Campos

Print Name: Recollis Campos

Title:

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MOTORS LIQUIDATION COMPANY

AND AFFILIATED DEBTORS

Print Name: CAY 37 N

Dated: G